

Practitioner's Docket No. _

END920000118US1

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Thomas Breymeier et al.

Application No.:

09 / 764,044

Group No.:

Filed: 01/17/2001

Examiner:

Dustin Nguyen

2154

CONFIGURABLE DISPLAY OF WEB SITE CONTENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION OF PRIOR INVENTION IN THE UNITED STATES OR IN A NAFTA OR WTO MEMBER COUNTRY TO OVERCOME CITED PATENT OR PUBLICATION (37 C.F.R. § 1.131)

NOTE: 37 C.F.R. § 1.131 Affidavit or declaration of prior invention.

(a) When any claim of an application or a patent under reexamination is rejected, the inventor of the subject matter of the rejected claim, the owner of the patent under reexamination, or the party qualified under §§ 1.42, 1.43, or 1.47, may submit an appropriate oath or declaration to establish invention of the subject matter of the rejected claim prior to the effective date of the reference or activity on which the rejection is based. The effective date of a U.S. patent, U.S. patent application publication, or international application publication under PCT Article 21(2) is the earlier of its publication date or date that it is effective as a reference under 35 U.S.C. 102(e). Prior invention may not be established under this section in any country other than the United States, a NAFTA country, or a WTO member country. Prior invention may not be established under this section before December 8, 1993, in a NAFTA country other than the United States, or before January 1, 1996, in a WTO member country other than a NAFTA country. Prior invention may not be established under this section if either:

CERTIFICATION UNDER 37 C.F.R. §§ 1.8(a) and 1.10*

(When using Express Mail, the Express Mail label number is mandatory; Express Mail certification is optional.)

I hereby certify that, on the date shown below, this correspondence is being:

MAILING

	□ deposited with the United States Postal Service in an element Box 1450, Alexandria, VA 22313-1450	envelope addressed to Commissioner for Patents, P.O.
	37 C.F.R. § 1.8(a)	37 C.F.R. § 1.10 *
ď	with sufficient postage as first class mail.	s "Express Mail Post Office to Addressee"
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	(type	or print name of person certifying)

* Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

(Declaration of Prior Invention in the United States or in a NAFTA or WTO Member Country to Overcome Cited Patent or Publication-37 C.F.R. § 1.131 [9-32]-page 1 of 5)

- (1) The rejection is based upon a U.S. patent or U.S. patent application publication of a pending or patented application to another or others which claims the same patentable invention as defined in § 1.601(n); or
 - (2) The rejection is based upon a statutory bar.

PURPOSE OF DECLARATION

1. T	his (declaration is to establish completion of the invention of this	application in
	X.	the United States	
		the NAFTA country	,
		the WIPO country	(name of country)
at a c	date	prior to May 19, 2000, that is the effective date of	the prior art
		publication	
	\mathbf{X}	patent <u>US 6,327,628</u>	
		patent publication	
		other	
that v	vas	cited by the	
	X	examiner.	
		applicant.	
ΝΟΤΙ		7 C.F.R. § 1.131 is not applicable to a rejection based on a U.S. patent the evention.	at CLAIMS the rejected
2. Ti	ne p	erson making this declaration is (are):	
	\square	the inventor(s).	
		only some of the joint inventor(s) (and a suitable excuse is a of the omitted joint inventor(s) to sign)	attached for failure
		the party in interest (and a suitable explanation as why it produce the declaration of the inventor(s) is attached)	is not possible to
		FACTS AND DOCUMENTARY EVIDENCE	
NOTE	to re to ac	The showing of facts shall be such, in character and weight, as to establish recont the effective date of the reference, or conception of the invention prior to the ference coupled with due diligence from prior to said date to a subsequent of the filing of the application. Original exhibits of drawings or records, or physical prior part of the affidavit or declaration or their absence satistics. F.R. § 1.131(b).	he effective date of the reduction to practice or otocopies thereof, must
(D	eclara	ation of Prior Invention in the United States or in a NAFTA or WTO Membe Cited Patent or Publication—37 C.F.R. § 1.13	

3.	To es	stablish	the	date	of	completio	าก	of t	he inv	entior	ı of	this	application,	the	following
atta	ched	docume	ents	and/	or	models ai	re	sub	mitted	as e	vide	ence:			

(check all applicable items below) sketches blueprints photographs reproduction(s) of notebook entries model supporting statement(s) by witness(es) (where verbal disclosures are the evidence relied upon) interference testimony disclosure documents NOTE: While conception is the mental part of the inventive act, it must be capable of proof, such as by demonstrative evidence or by a complete disclosure to another. Conception is more than a vague idea of how to solve a problem. The requisite means themselves and their interaction must also be comprehended. See Mergenthaler v. Scudder 1897 C.D. 724, 81 O.G. 1417." See also M.P.E.P. § 715.07 and § 2138.04, 7th ed. 4. From these documents and/or models, it can be seen that the invention in this application was made at least by the date of 04/18/2000, which is a date earlier than the effective date of the reference. "If the dates of the exhibits have been removed or blocked off, the matter of dates can be taken care of in the body of the oath or declaration." M.P.E.P. § 715.07, 8th ed. "[T]he dates in the oath or declaration may be the actual dates, or, if the applicant or patent owner does not desire to disclose his or her actual dates, he or she may merely allege that the acts referred to occurred prior to a specified date. However, the actual dates of acts relied on to establish diligence must be provided." M.P.E.P. § 715.07, 8th ed.

DILIGENCE

- NOTE: "Where there has not been reduction to practice prior to the date of the reference, the applicant or patent owner must also show diligence in the completion of his or her invention from a time just prior to the date of the reference continuously up to the date of the actual reduction to practice or up to the date of filing his or her application (filing constitutes a constructive reduction to practice, § 1.131)."

 M.P.E.P. § 715.07, 8th ed..
- NOTE: "A conception of an invention, though evidenced by disclosure, drawings, and even a model, is not a complete invention under the patent laws, and confers no rights on an inventor, and has no effect on a subsequently granted patent to another, UNLESS HE OR SHE FOLLOWS IT WITH REASONABLE DILIGENCE BY SOME OTHER ACT, such as an actual reduction to practice or filing an application for a patent. Automatic Weighing Mach. Co. v. Pneumatic Scale Corp., Limited 1909 C.D. 498, 139 O.G. 991, M.P.E.P. § 715.07, 8th ed.

"Conception in the mental part of the inventive act, but it must be capable of proof, as by drawings, complete disclosure to another person, etc. In Mergenthaler v. Scudder, 1897 C.D. 724, 81 O.G. 1417, it was established that conception is more than a mere vague idea of how to solve a problem; the means themselves and their interaction must be comprehended also." M.P.E.P. § 715.07, 8th ed.

NOTE: "[O]nly diligence before reduction to practice is a material consideration. The 'lapse of time between the completion or reduction to practice of an invention and the filing of an application thereon' is not relevant to an affidavit or declaration under 37 CFR 1.131. See Ex parte Merz, 75 USPQ 296 (Bd. App. 1947)." MPEP § 715.07(a), 8th ed.

(Declaration of Prior Invention in the United States or in a NAFTA or WTO Member Country to Overcome Cited Patent or Publication—37 C.F.R. § 1.131 [9-32]—page 3 of 5)

5. Attached is a statement establishing the diligence of the applicants, from the time of their conception, to a time just prior to the date of the reference, up to the:
actual reduction to practice.
filing of this application.
TIME OF PRESENTATION OF THE DECLARATION
(complete (a), (b) or (c))
(a) IX This declaration is submitted prior to final rejection.
(b) This declaration is submitted with the first response after final rejection, and is for the purpose of overcoming a new ground of rejection or requirement made in the final rejection.
(c) This declaration is submitted after final rejection. A showing under 37 C.F.R. § 1.116(b) is submitted herewith.
DECLARATION
6. As a person signing below:
I hereby declare that all statements made herein of my own knowledge are true and that

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

(Declaration of Prior Invention in the United States or in a NAFTA or WTO Member Country to Overcome Cited Patent or Publication—37 C.F.R. § 1.131 [9-32]—page 4 of 5)

SIGNATURE(S)

7. (comple	ete A or B below)
A. Inventor(s)	
Full name of sole or first invertorTh	omas Breymeier
Inventor's signature	Sulgnie
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Post Office Address Same as Residence	
Full name of second joint inventors if a Inventor's signature	n D
Date \$\frac{29}{2005}\$ Country of Citizenship	USA
Residence 3867 Brinkman Road, Bingh	amton, NY 13903
Post Office Addresssame as Residence	e
(use added page for si	gnature by additional inventors)
Number of B. Assignee	pages added:
	Arthur J. Samodovitz, Reg. No. 31,297
	(type or print name of person signing)
	and but
Sent 4, voos	Signature
Date	
IBM Corporation, 1701 North Street, En	dicott, NY 13760
P.O. Address	
International Business Machines Corpo	ration
(type name of assignee)	
Address of assignee	
New Orchard Road	
Armonk, NY 10504	
Arthur J. Samodovitz Fitle of person authorized to sign on behalf of assignee	•
Assignment recorded in PTO on 01/17/2	2001
Reel <u>011481</u> Frame <u>0554</u>	
A "CERTIFICATE UNDER 37 C.F.R. §	3.73(b)" is attached.
	tates or in a NAETA or WTO Member Country to Overcome

(Declaration of Prior Invention in the United States or in a NAFTA or WTO Member Country to Overcome Cited Patent or Publication—37 C.F.R. § 1.131 [9-32]—page 5 of 5)



Applicants: Thomas Breymeier, et al. Examiner: Dustin Nguyen

Serial No: 09/764,044 **Group Art Unit:** 2154

Filed: January 17, 2001 **Docket:** END920000118US1

For: CONFIGURABLE DISPLAY OF Confirmation No: 5682

WEB SITE CONTENT

Mailstop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION UNDER 37 C.F.R. 1.131

Dear Sir:

Mark D. Smith and Thomas Breymeier declare that they are the inventors of the subject matter which is described and claimed in U.S. patent application S.N. 09/764,044 which was filed in the United States Patent and Trademark Office on January 17, 2001.

Declaration, Facts and Documentary Evidence in Support of Rule 131 Affidavit

- 1. Exhibit A is a true copy of an Invention Disclosure Number END8-2000-0075 submitted electronically by the inventors to their employer and assignee, International Business Machines Corporation.
- 2. The Invention Disclosure was last modified by the inventors on April 18, 2000.
- 3. The Invention Disclosure discloses the present invention as claimed, and demonstrates conception of the claimed invention.

- 4. The Invention Disclosure includes the following web page "screen shots" that demonstrate actual reduction to practice of the claimed invention on or before April 18, 2000. Figure 6 of the Invention Disclosure corresponds to Figures 2A and 2B of the present patent application. Figure 3 of the Invention Disclosure corresponds to Figure 3 of the present patent application. Figure 4 of the Invention Disclosure corresponds to Figure 4 of the present patent application. Figure 5 of the Invention Disclosure corresponds to Figure 5 of the present patent application. Figure 6 of the Invention Disclosure corresponds to Figures 6A and 6B of the present patent application. The unnumbered figure on page 8 of the Invention Disclosure corresponds to Figure 7 of the present patent application.
- 5. We, the undersigned coinventors, swear that the claimed invention was conceived and actually reduced to practice in the USA on or before April 18, 2000. We further declare, that all the statements made in this declaration are of our own knowledge and true and that all statements made on information and belief are believed to be true; that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful, false statements may jeopardize the validity of the application or any patent issuing thereon.

SIGNATURE

Maludt

8/29/2005

Mark D. Smith

9/9/05

Thomas Breymeier



Disclosure END8-2000-0075

Last Modified By: MD Smith Last Modified On: 04/18/2000 09:08:36 AM

Required fields are marked with the asterisk (*) and must be filled in to complete the form .

Summary

Status	Under Evaluation
Processing Location	END
Functional Area	GI-(PIANELLA) Global e-Business Solutions
Attorney/Patent	John Pivnichny/Endicott/IBM
Professional	
IDT Team	Jon B. Martens/Endicott/IBM; Rob Edwards/Endicott/IBM; Robert L King/Endicott/IBM; Richard
	Malek/Endicott/IBM
Submitted Date	04/17/2000 04:40:10 PM
Owning Division	GI
Select	
	To calculate a PVT score, use the 'Calculate PVT' button.
Incentive Program	
Lab	PIANELLA
Technology Code	

Inventors with Lotus Notes IDs

Inventors: MD Smith/Endicott/IBM

Inventor Name	Inventor		Manager	•
> denotes primary contact	Serial	Div/Dept	Serial	Manager Name
> Smith, M.D. (Mark)	085603	38/C7QG	408476	Cole, Eric S.

Inventors without Lotus Notes IDs

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IDT Team:	Attorney/Patent Professional:
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Rob Edwards/Endicott/IBM	
Robert L King/Endicott/IBM	
Richard Malek/Endicott/IBM	

Response Due to IP&L: 05/18/2000

Main Idea

*Title of disclosure (in English)

Configurable Display of Lotus Domino Web Site Content

*Idea of disclosure

1. Describe your invention, stating the problem solved (if appropriate), and indicating the advantages of using the invention.

The content on our web site is managed by a team that is responsible for what and how documents are displayed. The displaying of documents available on the site is very dynamic and often required changes to the core application design in order to accommodate this dynamic nature. For example, documents could be displayed according to different sort orders. The content could be displayed in single or double column format. Different text attributes such as type face and alignment were often used. All of these prior to this invention required intervention by an application programmer.

2. How does the invention solve the problem or achieve an advantage, (a description of "the invention", including figures inline as appropriate)?

Now, all of this information is described in a single configurable document which is analyzed by the application in order to determine the content for the web page. It can be configured by someone other than the application programmer and does not effect the design of the application. The advantage is that now changes that may have taken hours or days to implement and test by an application developer are done real time.

It is a general solution which has been implemented in additional database designs that are part of our site.

Once the configuration document is created (see Figure 1), then a specific form is used (see Figure 2) via a URL from the web browser that looks up values describing the information to display. It then looks up into the appropriate Notes view (Figure 3) to get the content to display, resulting in a new web page (Figure 4). If the attributes need to be changed, then the Configuration document is modified (ex. use 2 column, add right column data, don't include view navigation) and saved (Figure 5). When the page is redisplayed (Figure 6), it changes automatically, without intervention from an application programmer.

Figure 1: Screen from Dynamic View Configuration Document

	.ookup Document - AF - Lotus N File Edit View Create Action		
Q	Test Page		<u>a iv</u>
000	Configurable Look	up Document	
骨容	Information 🔆 🕏		
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Figure 2: Screen from Dynamic View Generation Form

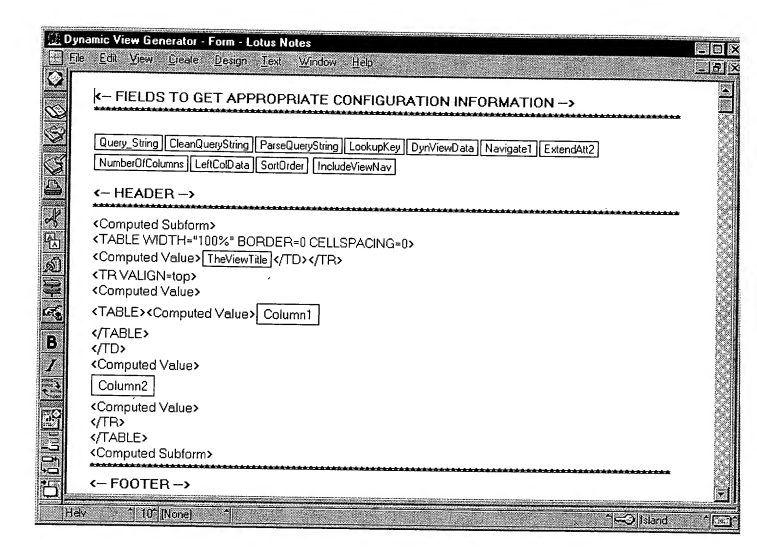


Figure 3: Screen from Sorted Notes View

dit <u>View. Create Actions Window H</u> elp		100
Title:	Date Authored/Update	Author
 Maximizing Success: "The Application Framework for e-business" (Long Version 	02/24/2000	IBM
 Maximizing Success: "The Application Framework for e-business" (Short Version 	02/24/2000	IBM
 e-business at the Millennium 	02/09/2000	Allison,Dave
 Selling Through the Framework: Win e-business Opportunities 	02/08/2000	Lord, John
 Sell Through the Framework: Win e-busine Opportunities! 		Allison,Dave
e-business Transformation and What It Re Takes	e ally 11/11/99	Swainson, Joh

Figure 4: Screen from Results on Web

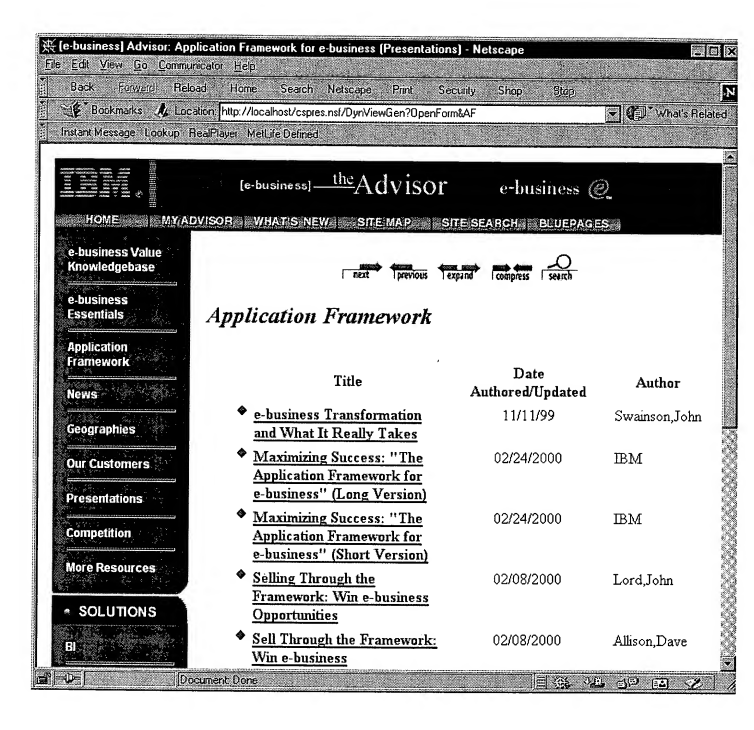


Figure 5: Screen from CHANGED Configuration Document

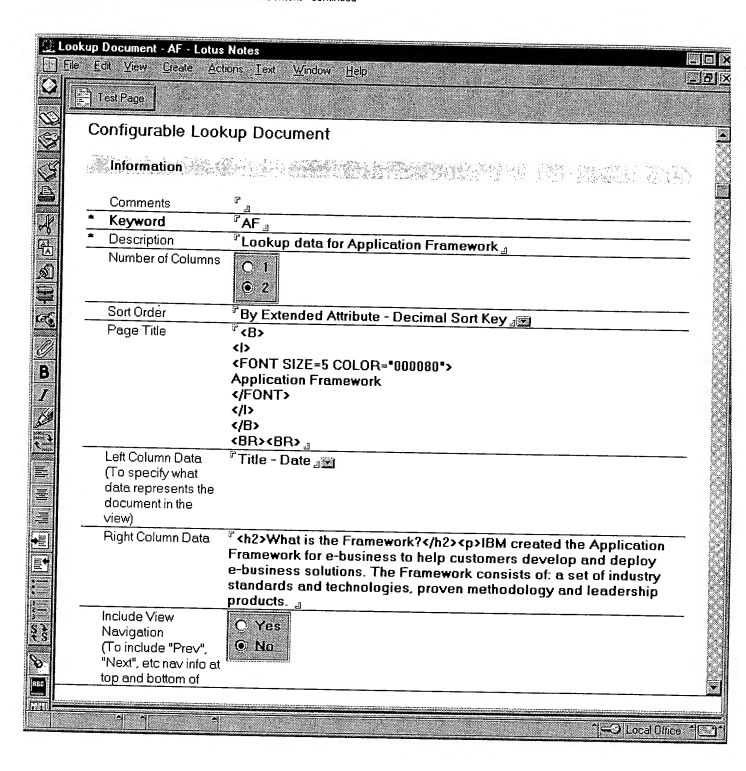
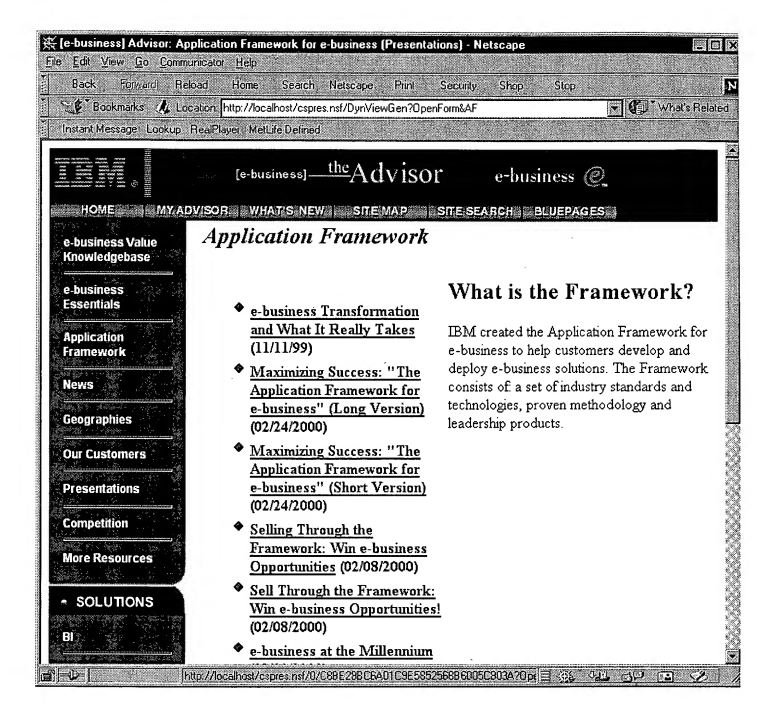


Figure 6: Screen from CHANGED Results



- 3. If the same advantage or problem has been identified by others (inside/outside IBM), how have those others solved it and does your solution differ and why is it better? We are not aware of any.
- 4. If the invention is implemented in a product or prototype, include technical details, purpose, disclosure details to others and the date of that implementation.

When a web page that includes the invention is accessed, a key is passed as a part of the Uniform Resource Locator (URL). This key is then used to locate a configurable document describing the page content. The configuration data is analyzed and displayed accordingly. There are several scenarios

which may occur after analyzing the data. HTML data may be generated dynamically according to settings defined in the document. Additional documents may get embedded into the document requested. User defined data from the configuration document will get displayed directly. All of this is transparent to the configuration document editor.

All of these changes can be examined and tested real time by the person generating the content by changing the configuration document, saving it and displaying the results in a browser.

This invention was discussed with Advisor Team members (including some vendors) on 02/23/2000 and implemented on the e-business Advisor internal IBM web site on 03/10/2000.

*Critical Questions (Questions 1 - 7 must be answered)

On what date was the invention workable? 02/23/2000 Please format the date as MM/ (Workable means i.e. when you know that your design will solve the problem)	DD/YYYY
*Question 2	
is there any planned or actual publication or disclosure of your invention to anyone out IBM?	Side
If yes, Enter the name of each publication or patent and the date published below. Publication/Patent: Date Published or Issued:	
Are you aware of any publications, products or patents that relate to this invention?	Ŭ Yes ● No
If yes, Enter the name of each publication or patent and the date published below. Publication/Patent: Date Published or Issued:	
Question 3	
das the subject matter of the invention or a product incorporating the invention been so used internally in manufacturing, announced for sale, or included in a proposal?	ld.
s a sale, use in manufacturing, product announcement, or proposal planned?	○ Yes ● No
Yes, identify the product if known and indicate the date or planned date of sale, announcement or proposal has been or will be made: Product: ersion/Release: Code Name: Date: To Whom: more than one, use cut and paste and append as necessary in the field provided.	ncements, or
Question 4 Vas the subject matter of your invention or a product incorporating your invention used	n No

If yes, identify individuals and date discussed. Fill in the text area with the following information	n, the
names of the individuals, the employer, date discussed, under CDA, and CDA #.	3-1-1
Clifford Warnken, CTG, 02/23/2000 - CDA # Unavailable	
Jeffrey Shaw, CTG, 02/23/2000 - CDA # Unavailable	
*Question 6 Was the invention, in any way, started or developed under a government contract or project?	Yes No
	O Not sure
If Yes, enter the contract number	
*Question 7 Was the invention made in the course of any alliance joint development as other controls.	Yes
Was the invention made in the course of any alliance, joint development or other contract activities?	●. No
	O Not Sur
	A Favesta
If Yes, enter the following: Name of Alliance, Contractor or Joint Developer Contract ID number	
Contract ID number Relationship contact name	
Relationship contact E-mail	
Relationship contact phone	ON COMPANY
Question 8	Yes
Have you submitted, or are you aware of, any related disclosure submission?	● No
If Yes, please provide the title and docket or disclosure number below:	
Question 9	
What type of companies do you expect to compete with inventions of this type? Check all that	t apply.
Manufacturers of enterprise servers	
Manufacturers of entry servers	
Manufacturers of workstations	
Manufacturers of PC's	
Non-computer manufacturers	
Developers of operating systems	
Developers of networking software	
Developers of application software	
Integrated solution providers	
Service providers	
oxtimes Other (Please specify below)	
하지 위에서 하기를 마루하게 한 점점에 하는 사람들이 된 이 전해 가는 이를 만난 내가 하는 것은 모든 사람들이 되었다. 그는 얼굴량	

Patent Value Tool (Optional - this may be used by the inventor and attorney to assist with the evalua

(The Patent Value tool can be used by you or the evaluation team to determine the potential licensing value of your invention.)

The Patent Value Tool has not yet been used to calculate a score.

Post Disclosure Text & Drawings

Enter any additional information relating to this disclosure below:

(Form Revised 12/17/97)